PUBLIC LAW **104-191—AUG. 21, 1996 110 STAT. 1977**

tion with group health plans, for plan years beginning after June 30 1997 (2) DETERMINATION OF CREDITABLE COVERAGE.— (A) PERIOD OF COVERAGE. (i) IN GENERAL.—Subject to clause (ii), no period before July 1. 1996. shall be taken into account part A of title XXVII of the Public Health Service Act (as added bv this section) determining creditable coverage. (ii) SPECIAL RULE FOR CERTAIN PERIODS. retary of Health and Human Services consistent section 104, shall provide for a process wherebv individestablish uals who need to creditable coverage for neriods before July 1. 1996. and who would have such coverage credited but for clause (i) may be credit for creditable coverage for such periods through presentation of documents or other means. CERTIFICATIONS. ETC. (i) IN GENERAL—Subject to clauses (ii) and (iii). subsection (e) of section 2701 of the Public Health Service Act (as added by this section) shall apply events occurring after June 30 1996 (ii) NO CERTIFICATION REOURED TO **PROVIDED** RFFORF HIME 1 1997 n no case is certification remired to be provided under such subsection before June 1, 1997. (iii) CERTIFICATION ONLY ON WRITTEN REQUEST FOR EVENTS OCCURRING BEFORE OCTOBER 1. 1996.--In the case of an event occurring after June 30, 1996. before October 1. 1996. a certification is not. required to be provided under such subsection unless individual (with respect to whom the certification otherwise required to be made) requests such certification writina. (C)TRANSITIONAL RULE—In the case of an individual who seeks to establish creditable coverage for any period for which certification is not required because it relates to an event occurring before June 30. 1996the individual may present other credible evidence of such coverage in order to

the

(ii) a group health plan and a health

period

establish

insurance

of creditable coverage: and

issuer shall not be subject to any penalty or enforcement action with respect to the plans or issuer's crediting (or not crediting) such coverage if the plan or issuer has sought to comply in good faith with the applicable requirements under the amendments made by this section.

(3) SPECIAL RULE FOR COLLECTIVE BARGAINING AGREE-MENTS—Except as provided in paragraph (2KB), in the case of a group health plan maintained pursuant to 1 or more collective bargaining agreements between employee representa-

tives and one or more employers ratified before the date of the enactment of this Act. part A of title XXVII of the Public Health Service Act (other than section 2701(e) thereof) shall not apply to plan years beginning before the later of—